

BEFORE THE  
POLLUTION CONTROL HEARINGS BOARD  
STATE OF WASHINGTON

IN THE MATTER OF  
GARY J. WARNER,

Appellant,

v.

STATE OF WASHINGTON,  
DEPARTMENT OF ECOLOGY,

Respondent.

PCHB NOS. 83-62, 83-63  
& 83-64

FINAL FINDINGS OF FACT,  
CONCLUSIONS OF LAW & ORDER

These matters, the appeal of Reports of Examination or Orders on three surface water withdrawal application, came on for hearing on June 19, 1984, in Spokane, Washington. Seated for and as the Board were Lawrence Faulk and Gayle Rothrock (presiding). Five other appeals relative to these proposed water appropriations and one other on the Warner property were heard at the same time. Dismissals of these five appeals occurred on June 22, 1984.

The proceedings were electronically recorded and officially court reported by Suzanne Gurich of Spokane Reporting Service.

1 Respondent Department of Ecology was represented by Assistant  
2 Attorney General, Wick Dufford. Permittees/appellants Gary and Mary  
3 Lou Warner represented themselves.

4 Witnesses were sworn and testified. Exhibits were admitted and  
5 examined and oral argument was heard. From the testimony, evidence,  
6 and contentions of the parties the Board makes these

7 FINDINGS OF FACT

8 I

9 Appellant Warner lives and owns property in Lincoln County near  
10 Davenport and the Spokane River in Township 27 North, Range 37 East,  
11 W.N. Canyon Creek flows through his property and various springs  
12 exist on his property.

13 Mr. Warner and his family have plans to develop an environmental,  
14 agricultural, and industrial-based school for young people. Such  
15 plans call for the appropriation of water for recreational,  
16 irrigation, drinking, and hydroelectric power uses.

17 II

18 Appellant's schedule for implementation shows the comprehensive  
19 plan could be effected in six years. Any waters of the state  
20 appropriated on his property would be put to full beneficial use in  
21 six years or less.

22 III

23 In May, 1982, in order to effect plans for the development of the  
24 property, appellant applied for permits of appropriation for .02 cfs,  
25 6 AF/yr. out of Homestead Spring (S3-27301) for domestic supply for 6

26 FINAL FINDINGS OF FACT,  
27 CONCLUSIONS OF LAW & ORDER  
PCHB NOS. 83-62, -63 & -64

1 units; for .002 cfs, .5 AF/yr. out of Canyon Spring (S3-27302) for  
2 drinking water; for .34 cfs, 8 AF/yr. out of Canyon Creek (S3-27303)  
3 for supplemental domestic supply, pond maintenance and hydro-electric  
4 power generation; and for 6 gpm, 6 AF/yr. from a well (G3-27309) on  
5 the property for supplemental domestic supply.

#### 6 IV

7 Water use records of the state reveal there are no apparent rights  
8 to surface water downstream of the Warner property on Canyon Creek.  
9 Oftentimes there is no discernible waterflow through the culvert on  
10 neighboring property to the identifiable terminus of the stream--the  
11 stream being so small--but there exists a channel and a periodic flow  
12 of a living stream.

#### V

14 There is no history of use of water on the subject property to  
15 irrigate as much as 30 acres. Thirty acres would represent a bold new  
16 application. There is a certificate of record (S3-21409C) which  
17 authorized up to 10 acres to be annually irrigated. That certificate  
18 is not on trial here. The only existing application to uses testified  
19 to here indicates 3.5 acres for annual irrigation.

20 The state Water Code does not provide for irrigating variable  
21 acreage--whether dependent upon the year, the economic position of the  
22 irrigator, or the irrigator's energy for the particular task at hand.

#### 23 VI

24 We find that maintaining living water supplies in rivers, streams  
25 and springs provides for wildlife habitat, stockwatering

3 FINAL FINDINGS OF FACT,  
CONCLUSIONS OF LAW & ORDER  
27 PCHB NOS. 83-62, -63 & -64

opportunities, and preservation of recreational, educational and aesthetic values all in the public interest.

The Warners desire to develop and maintain water resources on their property in a fashion which maintains these opportunities and values and should not find themselves overutilizing water, under authority of any state water permit, in the name of "unconscionable waste of public water."

## VII

Homestead Spring, the subject of recommended permit S3-27301, is already used for group domestic water supply can be further enhanced by appellant Warners to beneficial uses.

Canyon Spring, the subject of recommended permit S3-27302, is tributary to Canyon Creek, and is desired for use for intermittent drinking water supply for hikers, nature study classes, and wildlife. This further enhancement barely qualifies as a consumptive use and very little will actually be appropriated.

Canyon Creek is the subject of recommended permit S3-27303, to which most of the objections are raised for different reasons by both appellants and his neighbors. Its proposed uses for hydroelectric power generation, for group domestic supply and fire protection, and for maintenance of a 2-acre pond can be beneficial if diversions occur, as represented, at proper points along the creek.

The drainage area of Canyon Creek is quite small and sustained flows are maintained by local springs generally originating from a highly fractured granite bedrock, overlaid by a series of permeable

FINAL FINDINGS OF FACT,  
CONCLUSIONS OF LAW & ORDER  
PCHB NOS. 83-62, -63 & -64

1 basalt flows. These basalts collect and store annual recharge from  
2 high precipitation periods and, through vertical leakage of this  
3 stored groundwater, recharge the granites, thereby maintaining the  
4 local springs which feed Canyon Creek during the summer. The gradient  
5 of this perennial creek is quite steep at one point, flowing down a  
6 narrow canyon, and flattens out some after entering the Warner  
7 property. The stream then flows over a sediment-filled granite  
8 channel to its terminus, at which point it goes subterranean. For a  
9 variety of reasons all the surface flow of Canyon Creek at the Chase's  
10 property and to the road culvert discharges to the groundwater system.

#### 11 VIII

12 Surface Water Certificate S3-21409C is presently appurtenant to  
13 appellants' property in the amount of .11 cfs (50 gpm) out of Canyon  
14 Creek, not to exceed 35.5 AF/yr. for up to 10 acres of irrigation and  
15 a continuous domestic supply and stockwatering.

16 Claim #033538 on state records asserts water for single domestic  
17 supply, presumably from Homestead Spring.

#### 18 IX

19 Appellant was aggrieved by the DOE Reports of Examination on his  
20 three surface water applications, feeling the DOE's recommendations  
21 were too limiting, and thus appealed those Reports to the Board on May  
22 26, 1983. Some months of attempts at settlement by the appellant, the  
23 neighbors, DOE and the Board ensued.

24  
25  
26  
27 FINAL FINDINGS OF FACT,  
CONCLUSIONS OF LAW & ORDER  
PCHB NOS. 83-62, -63 & -64

1 X

2 Any Conclusion of Law which should be deemed a Finding of Fact is  
3 hereby adopted as such.

4 From these Findings the Board comes to these

5 CONCLUSIONS OF LAW

6 I

7 The Board has jurisdiction over these persons and these matters.  
8 RCW 43.21B.

9 II

10 Lawful appropriations of water, through approval of the DOE, are  
11 made under statutory authority of RCW 90.03, 90.44, and 90.54.

12 The criteria for approving a proposed withdrawal at chapter  
13 90.03.290 RCW are:

14 a) that sufficient water is available from the source to support  
15 the appropriation;

16 b) that the withdrawal will not impair existing rights;

17 c) that the withdrawal is for a beneficial use, and

18 d) that the appropriation will not be detrimental to the public  
19 interest.

20 [See also Stempel v. Board of Water Resources, 82 Wn.2d 109, 115  
21 (1973).]

22 III

23 As recommended by DOE these three surface water permits as issued,  
24 would not interfere with existing rights nor be inattentive to the  
25 public interest. Water is available for appropriation and the uses

26 FINAL FINDINGS OF FACT,  
27 CONCLUSIONS OF LAW & ORDER  
PCHB NOS. 83-62, -63 & -64

1 for power generation, education, group domestic supply, recreation,  
2 maintenance of wildlife habitat, fire protection, intermittent  
3 drinking water and pond maintenance are, indeed, beneficial.  
4 Additional irrigation authorization would not be beneficial.

5 Under state law DOE has authority to allocate available water  
6 among potential uses and users based on securing the greatest benefit  
7 to the people of the state. RCW 90.54.010. Public policies on  
8 development, the cost to the public treasury, absolute availability of  
9 water for present and future needs, and the integrity of the area's  
10 characteristic geology help determine the answers to public interest  
11 questions.

#### 12 IV

13 The legislature has found a strong beneficial use requirement is  
14 an appropriate precedent to the continuing development and ownership  
15 of a permit to withdraw or divert water and that such requirement is  
16 essential to the orderly development of the state. RCW 90.14 and RCW  
17 90.54. We conclude appellants Warner can practically develop their  
18 three subject surface water permits to beneficial uses over a six-year  
19 period and they should, in due course, apply to DOE for an extension  
20 of the development period and be granted same.

#### 21 V

22 Under chapter 90.54 RCW living streams must be maintained with or  
23 without formal minimum flows being established by regulation.  
24 Development under terms of the recommended permits would not interfere  
25 with the continued existence of Canyon Creek. The creek's behavior

26 FINAL FINDINGS OF FACT,  
27 CONCLUSIONS OF LAW & ORDER  
PCHB NOS. 83-62, -63 & -64

1 and visibility depends on any channelization and careful development,  
2 and the peculiarities of nature, as well as absolute water  
3 appropriation decisions made by DOE.

4 The subject surface water permits should issue, as recommended.

5 VI

6 Any Finding of Fact which should be deemed a Conclusion of Law is  
7 hereby adopted as such.

8 From these Conclusions the Board makes this

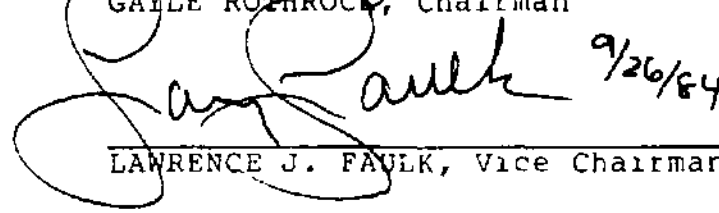
9 ORDER

10 Surface water permits S3-27301, S3-27302, S3-27303, as issued by  
11 the Washington State Department of Ecology, are affirmed.

12 DATED this 27<sup>th</sup> day of September, 1984.

13 POLLUTION CONTROL HEARINGS BOARD

14  
15   
16 GAYLE ROTHROCK, Chairman

17  9/26/84  
18 LAWRENCE J. FAULK, Vice Chairman

19  
20  
21  
22  
23  
24  
25  
26 FINAL FINDINGS OF FACT,  
27 CONCLUSIONS OF LAW & ORDER  
PCHEB NOS. 83-62, -63 & -64